

Request for Reconsideration after Final Action

The table below presents the data as entered.

Input Field	Entered
SERIAL NUMBER	86184669
LAW OFFICE ASSIGNED	LAW OFFICE 112
MARK SECTION (no change)	
ARGUMENT(S)	
<p>Request for Reconsideration for the 'Yourhosting' trademark application with US Serial Number: 86184669 response to the Final Office Action of ISSUE/MAILING DATE: 12/24/2014. Attention: Mrs. Kamal Preet, Trademark Examining Attorney We respectfully request that the Examining Attorney reconsiders and with final refusal to register our mark YOURHOSTING on the basis that this mark is merely descriptive of a feature, characteristic, purpose, or function of applicant's services under Section 2(e)(1). The distinctive nature and of our mark demonstrates that it is suggestive and not merely descriptive. The Examining Attorney's legal arguments also directly contradict prior TTAB decisions, suggesting that the refusal is likely to be reversed on appeal. Therefore, we ask the Examining Attorney to withdraw the final refusal and approve our mark for publication. Arguments 1. Multiple meanings for the word 'host' In response to the remark that we did not provide a source for the different meanings of the term 'hosting', we wish to present a printscreen from the American Merriam-Webster (1839) online dictionary with the following URL: http://www.merriam-webster.com/dictionary/host (Attachment 1). This attachment shows that the term 'host' has different meanings from the merely related service 'webhosting'. At the fifth explanation from the Online Merriam-Webster dictionary for 'host': "a computer that controls communications in a network or that administers a database", there's no mention of: hosting a website (IC 42), telecom-, (IC 38) or domain name registration services (IC 45). Since the term 'hosting' has multiple meanings and is not descriptive for the services for which we seek registration. 2. Hosting does not imply or encompass domainname registration - or telecommunication services In our first response - dated from Nov. 26, 2014 - to the non-final office action - dating from July 16, 2014 - we addressed the issue that although the terms 'hosting', 'telecommunications' and 'domainname registrations' are related, the latter two types of hosting and they're certainly no synonyms. In the first office action the examiner states that: "The word 'HOSTING' describes the applicant's hosting, domain name registration and telecommunication services. In particular, the applicant's services include hosting services in the nature of provision of access to telecommunication connections and networks, hosting domain name registrations and hosting websites for others." The examining attorney refers to the dictionary definitions and third-party use attached to the initial office action and heretofore. In our first response we also presented a ruling of the Court of Appeals for the Federal Circuit in which this court has made clear that: descriptiveness issues generally cannot be determined on the basis of analogies drawn from terms other than the term that is sought to be registered. See <i>In re Seats, Inc.</i>, 757 F.2d 274, 225 USPQ 364 (Fed. Cir. 1985). Citable TTAB rulings like: <i>Levi Strauss & Co. v. R. Josephs Sportswear, Inc.</i>, 28 USPQ2d 1464 (TTAB 1991); <i>Fuji Jyukogyo Kabushiki Kaisha v. Toyota Jidosha Kabushiki Kaisha</i>, 228 USPQ 672 (TTAB 1985). We have argued in our first response that the attorney is singling out in our case just one meaning of the expression 'hosting'.</p>	

hosting and stretches the scope of this expression by analogy to the other services which we seek registration namely telecommunication and domainname registration services. In your final office action of 12/24/2014 examining attorney did not address our argument at all. To support our position even further we wish to present several URL's of companies that provide telecommunication-, domainname registration- and hosting services so it's clear that these services aren't necessarily offered together and this evidence offsets the argument from examining attorney that the wording 'Hosting' describes domain name registration and telecommunication services per definition. (See Attachment 2 - 12 for the screenshots of these URL's.)

A. Examples of only telecommunication services: 1. Internet Domain Services BS Corp. (Attachment 2) URL: <https://internetbs.net/> 2. Registration Technologies Inc. (Attachment 3) URL: <http://www.registrationtek.com/> 3. Domainpurpose Com (Attachment 4) URL: <http://www.domainpurpose.com/>

B. Examples of only telecommunication services: 1. ESRI Inc. (Attachment 5) URL: <http://www.esri.com/industries/telecom> 2. Comtech Telecommunications Corp. (Attachment 6) URL: <http://www.comtechtel.com/telecom.cfm> 3. TeleCommunication Systems, Inc. (TCS) (Attachment 7) URL: <http://www.telecomsys.com/> 4. Zetron EMEA (Attachment 8) URL: <http://www.zetron.com/en-us/corporate/aboutzetron.aspx>

C. Examples of only hosting services: 1. Rackspace (Attachment 9) URL: <http://www.rackspace.co.uk/> 2. Peer1 hosting (Attachment 10) URL: <http://www.peer1.com/> 3. Hosting.com (Attachment 11) URL: <http://www.hosting.com/> 4. Peak Hosting (Attachment 12) URL: <http://www.peakhosting.com/> 5. Codero (Attachment 13) URL: <http://www.codero.com/>

3. Composite of 'Your' and 'hosting' creates a suggestive mark In our first response we stated that the composite result of the terms 'your' and 'hosting' creating the trademark name 'yourhosting', gives it more non-descriptiveness than the words 'your' and 'hosting' on their own. We like to elaborate further on this matter, also because the examining attorney uses paragraphs on this matter in her final office action, and wish to point out that the composite result of the terms 'your' and 'hosting' creates a non-descriptive or suggestive mark rather than a descriptive mark. In the *Time Solutions, Inc. v. Time Solutions, Inc.*, 33 USPQ2d 1156 (TTAB 1994) decision, that the examining attorney cites in relation to the descriptiveness of a mark with the term 'your' added to another descriptive term, the discussion was not about the adding of the term 'your' but the primary discussion was about the term 'manager' which was found merely descriptive as applied to computer programs which functioned to manage health data for insurance purposes. We do acknowledge that the term 'hosting' by itself has a descriptive significance for the service that we list under the IC 42 category for web hosting application, but the adding of the term 'your' makes the mark suggestive because when a potential customer considers our webhosting services, these services are not yet his so it takes creative mental process on his part to reach this possible conclusion about the nature of these services. Even more so, there's no such thing as hosting one's own website, we host our client website and he or she is responsible for the content only, and we do not use 'your' or 'you' on our website (www.yourhosting.nl) implying that you can host your own website. A typical customer that seeks the kind of services we offer does not have the resources to host one's own presence on the Internet that's why they turn to us to provide this kind of service and we do not seek protection of the term 'Yourhosting' as a provider. In that sense Yourhosting is not a description of the products we offer, it suggests merely a kind of almost submissive role or attitude towards our potential customers and in that sense it puts the prospective customer in an uncertain position what the term 'Yourhosting' means in relation to the services we offer and it requires more than some imagination or thought to reach a conclusion that the adding of the word 'your' in front of 'hosting' suggests an 'at your service' mentality from us. Even when one has perceived this notion, it's still not certain that a right conclusion has been made, right in the sense that one might believe by a solid margin that that's the intention of providing these services under the trademark name 'Yourhosting'. In other words the average customer is left in a state of uncertainty about the intended or "real" meaning of the term 'Yourhosting' in relation to our services. He or she can only make a guess about it what the 'Your' part points to in the composition Yourhosting it does not convey its meaning.

4. Preceding lookalike registrations in the Principal register Although we're not commenting on the stance of the USPTO regarding preceding lookalike registrations, we nevertheless wish to present US registrations in the Principal Register that are very similar to the application we seek to register. These registrations demonstrate that the USPTO (as a body) does accept similar trademark applications. We only present the most relevant and recent ones and downloaded all lookalike registration certificates as PDF's and submitted them already as evidence. For your convenience we compiled a list of these lookalike registrations: A. Registrations for 'hosting' and IC 42 (web)hosting services: 1. Edgewebhosting - 85164771; 2. Go Daddy Web Hosting - 851

3. HostingRage - 86116365; 4. Intelligent Web Hosting - 85059640; 5. Jethosting - 85728991; 6. NetHostin 85323353; 7. Newtek Hosting - 85851100; 8. Seriously Fast Hosting - 86223822; 9. Unleashed Hosting - 8 10. Web Hosting Made Simple - 78368217; 11. Web-Hosting.com It's all in the name - 85558063. B. Regis with 'Your' and a further reference to their services: 1. You Real Estate Agent for Life - 86229915; 2. Your Their Hope. - 86333726; 3. Your Full Service Semitrailer Dealer - 86380023; 4. Your Gateway to better hea 86238194; 5. Your Kitchen! - 86283329; 6. Your Legal Team in New Mexico - 86200015; 7. Your Market Mastermind - 86037955; 8. Your Partner in clinical research excellence - 86028000; 9. Your Radio Friend 86390659; 10. Your Retirement Gameplan - 86092181; 11. Your Server, Your Data, Your Terms! - 860580 Your Spread Your Jelly - 86285999; 13. Your Unique Marshmallow - 86172201; 14. Your Vision In Motio Pictures - 86243440; 15. YourProKitchen - 86374059; 16. YourVoice - 86117288. 5. Conclusion Based on arguments above and evidence presented in this case, we view that our mark 'Yourhosting' is not descriptiv sense that it does not convey (immediate) knowledge of a quality, feature, function, or characteristic of the As pointed out and substantiated in paragraph 3, the adding of the word 'your' to 'hosting' makes the mark su for our services. Therefore, we respectfully request the Examining Attorney to reconsider, and withdraw, th refusal to register our trademark 'Yourhosting' and approve it for publication.

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SIGNATORY'S POSITION	Principal
SIGNATORY'S PHONE NUMBER	+31 38 453 0752
DATE SIGNED	06/23/2015
AUTHORIZED SIGNATORY	YES
CONCURRENT APPEAL NOTICE FILED	YES
FILING INFORMATION SECTION	
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Request for Reconsideration after Final Action

To the Commissioner for Trademarks:

Application serial no. **86184669** has been amended as follows:

ARGUMENT(S)

In response to the substantive refusal(s), please note the following:

Request for Reconsideration for the 'Yourhosting' trademark application with US Serial Number: 86184669 in response to the Final Office Action of ISSUE/MAILING DATE: 12/24/2014. Attention: Mrs. Kamal Preet, Trademark Examining Attorney We respectfully request that the Examining Attorney reconsiders and withdraws the final refusal to register our mark YOURHOSTING on the basis that this mark is merely descriptive of a feature, characteristic, purpose, or function of applicant's services under Section 2(e)(1). The distinctive nature and meaning of our mark demonstrates that it is suggestive and not merely descriptive. The Examining Attorney's legal arguments also directly contradict prior TTAB decisions, suggesting that the refusal is likely to be reversed on appeal. Therefore, we ask the Examining Attorney to withdraw the final refusal and approve our mark for publication. Arguments 1. Multiple meanings for the word 'host' In response to the remark that we did not supply a source for the different meanings of the term 'hosting', we wish to present a printscreen from the American Merriam-Webster (1839) online dictionary with the following URL: <http://www.merriam-webster.com/dictionary/host> (Attachment 1). This attachment shows that the term 'host' has different meanings apart from the merely related service 'webhosting'. At the fifth explanation from the Online Merriam-Webster dictionary for 'host': "a computer that controls communications in a network or that administers a database", there's no mentioning of: hosting a website (IC 42), telecom-, (IC 38) or domain name registration services (IC 45). So the term 'hosting' has multiple meanings and is not descriptive for the services for which we seek registration. 2. Hosting does not imply or encompass domainname registration - or telecomservices In our first response - dating from Nov. 26, 2014 - to the non-final office action - dating from July 16, 2014 - we addressed the issue that although the terms 'hosting', 'telecommunications' and 'domainname registrations' are related, the latter two aren't types of hosting and they're certainly no synonyms. In the first office action the examiner states that: "The wording "HOSTING" describes the applicant's hosting, domain name registration and telecommunication services. In particular, the applicant's services include hosting services in the nature of provision of access to telecommunication connections and networks, hosting domain name registrations and hosting websites for others." The examining attorney refers to the dictionary definitions and third-party use attached to the initial office action and hereto. In our first response we also presented a ruling of the Court of Appeals for the Federal Circuit in which this court made clear that: descriptiveness issues generally cannot be determined on the basis of analogies drawn from terms other than the term that is sought to be registered. See *In re Seats, Inc.*, 757 F.2d 274, 225 USPQ 364 (Fed. Cir. 1985) and citable TTAB rulings like: *Levi Strauss & Co. v. R. Josephs Sportswear, Inc.*, 28 USPQ2d 1464 (TTAB 1993); and *Fuji Jyukogyo Kabushiki Kaisha v. Toyota Jidosha Kabushiki Kaisha*, 228 USPQ 672 (TTAB 1985). We argued in our first response that the attorney is singling out in our case just one meaning of the expression hosting and stretches the scope of this expression by analogy to the other services which we seek registration for, namely telecommunication and domainname registration services. In your final office action of 12/24/2014 the examining attorney did not address our argument at all. To support our position even further we wish to present several URL's of companies that provide telecommunication-, domainname registration- and hosting services solely so it's clear that these services aren't necessarily offered together and this evidence offsets the argument from the examining attorney that the wording 'Hosting' describes domain name registration and telecommunication services per definition. (See Attachment 2 - 12 for the screenshots of these URL's.) A. Examples of only telecom services: 1. Internet Domain Services BS Corp. (Attachment 2) URL: <https://internetbs.net/> 2. Registration Technologies, Inc. (Attachment 3) URL: <http://www.registrationtek.com/> 3. Domainpurpose Com (Attachment 4) URL:

<http://www.domainpurpose.com/> B. Examples of only telecom services: 1. ESRI Inc. (Attachment 5) URL: <http://www.esri.com/industries/telecom> 2. Comtech Telecommunications Corp. (Attachment 6) URL: <http://www.comtechtel.com/telecom.cfm> 3. TeleCommunication Systems, Inc. (TCS) (Attachment 7) URL: <http://www.telecomsys.com/> 4. Zetron EMEA (Attachment 8) URL: <http://www.zetron.com/en-us/corporate/aboutzetron.aspx> C. Examples of only hosting services: 1. Rackspace (Attachment 9) URL: <http://www.rackspace.co.uk/> 2. Peer1 hosting (Attachment 10) URL: <http://www.peer1.com/> 3. Hosting (Attachment 11) URL: <http://www.hosting.com/> 4. Peak Hosting (Attachment 12) URL: <http://www.peakhosting.com/> 5. Codero (Attachment 13) URL: <http://www.codero.com/>

3. Composite of 'Your' and 'hosting' creates a suggestive mark In our first response we stated that the composite result of the terms 'your' and 'hosting' creating the trademark name 'yourhosting', gives it more non-descriptiveness than the words 'your' and 'hosting' on their own. We like to elaborate further on this matter, also because the examining attorney uses five paragraphs on this matter in her final office action, and wish to point out that the composite result of the terms 'your' and 'hosting' creates a non-descriptive or suggestive mark rather than a descriptive mark. In the Time Solutions Inc., 33 USPQ2d 1156 (TTAB 1994) decision, that the examining attorney cites in relation to the descriptiveness of a mark with the term 'your' added to another descriptive term, the discussion was not about the adding of the term 'your' but the primary discussion was about the term 'manager' which was found merely descriptive as applied to computer programs which functioned to manage health data for insurance purposes. We do acknowledge that the term 'hosting' by itself has a descriptive significance for the service that we list under the IC 42 category for our application, but the adding of the term 'your' makes the mark suggestive because when a potential customer considers our webhosting services, these services are not yet his so it takes creative mental process on his part to reach this possible conclusion about the nature of these services. Even more so, there's no such thing as hosting your own website, we host our client website and he or she is responsible for the content only, and we do not use the term 'your' or 'you' on our website (www.yourhosting.nl) implying that you can host your own website. A typical customer that seeks the kind of services we offer does not have the resources to host one's own presence on the Internet that's why they turn to us to provide this kind of service and we do not seek protection of the term service provider. In that sense Yourhosting is not a description of the products we offer, it suggests merely a kind of servile almost submissive role or attitude towards our potential customers and in that sense it puts the prospective customer in a uncertain position what the term 'Yourhosting' means in relation to the services we offer and it requires more than some imagination or thought to reach a conclusion that the adding of the word 'your' in front of 'hosting' suggests an 'at your service' mentality from us. Even when one has perceived this notion, it's still not certain if the right conclusion has been made, right in the sense that one might believe by a solid margin that that's the intention of providing these services under the trademark name 'Yourhosting'. In other words the average customer will be left in a state of uncertainty about the intended or "real" meaning of the term 'Yourhosting' in relation to offered services. He or she can only make a guess about it what the 'Your' part points to in the composition Yourhosting and it does not convey it's meaning.

4. Preceding lookalike registrations in the Principal register Although we're aware about the stance of the USPTO regarding preceding lookalike registrations, we nevertheless wish to present a host of US registrations in the Principal Register that are very similar to the application we seek to register. These US registrations demonstrate that the USPTO (as a body) does accept similar trademark applications. We only listed the most relevant and recent ones and downloaded all lookalike registration certificates as PDF's and submitted them already as evidence. For your convenience we compiled a list of these lookalike registrations: A. Registrations with 'hosting' and IC 42 (web)hosting services: 1. Edgewebhosting - 85164771; 2. Go Daddy Web Hosting - 85705640; 3. HostingRage - 86116365; 4. Intelligent Web Hosting - 85059640; 5. Jethosting - 85728991; 6. NetHosting - 85323353; 7. Newtek Hosting - 85851100; 8. Seriously Fast Hosting - 86223822; 9. Unleashed Hosting - 86294438; 10. Web Hosting Made Simple - 78368217; 11. Web-Hosting.com It's all in the name - 85558063. B. Registrations with 'Your' and a further reference to their services: 1. You Real Estate Agent for Life - 86229915; 2. Your Blood. Their Hope. - 86333726; 3. Your Full Service Semitrailer Dealer - 86380023; 4. Your Gateway to better health -

86238194; 5. Your Kitchen! - 86283329; 6. Your Legal Team in New Mexico - 86200015; 7. Your Marketing Mastermind - 86037955; 8. Your Partner in clinical research excellence - 86028000; 9. Your Radio Friend - 86390659; 10. Your Retirement Gameplan - 86092181; 11. Your Server, Your Data, Your Terms! - 86058678; 12. Your Spread Your Jelly - 86285999; 13. Your Unique Marshmallow - 86172201; 14. Your Vision In Motion Pictures - 86243440; 15. YourProKitchen - 86374059; 16. YourVoice - 86117288. 5. Conclusion Based on the arguments above and evidence presented in this case, we view that our mark 'Yourhosting' is not descriptive in the sense that it does not convey (immediate) knowledge of a quality, feature, function, or characteristic of the services. As pointed out and substantiated in paragraph 3, the adding of the word 'your' to 'hosting' makes the mark suggestive for our services. Therefore, we respectfully request the Examining Attorney to reconsider, and withdraw, the final refusal to register our trademark 'Yourhosting' and approve it for publication.

EVIDENCE

Evidence in the nature of The relevance of the submitted evidence has been explained extensively in the Argument itself. We also provided the argument itself as a PDF for your convenience. All the uploaded evidence is specifically named and explained in it. has been attached.

JPG file(s):

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

[Evidence-4](#)

[Evidence-5](#)

[Evidence-6](#)

[Evidence-7](#)

[Evidence-8](#)

[Evidence-9](#)

[Evidence-10](#)

[Evidence-11](#)

[Evidence-12](#)

[Evidence-13](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Edgewebhosting_85164771.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Go_Daddy_Web_Hosting_85705640.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.HostingRage_86116365.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Intelligent_Web_Hosting_85059640.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Jethosting_85728991.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.NetHosting_85323353.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Newtek_Hosting_85851100.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Seriously_Fast_Hosting_86223822.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Unleashed_Hosting_86294438.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Web_Hosting.com_It_s_all_in_the_name_85558063.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Web_Hosting_Made_Simple_78368217.pdf](#)

Converted PDF file(s) (1 page)

[Evidence-1](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.You_Real_Estate_Agent_for_Life_86229915.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_.Your_Blood_Their_Hope_86333726.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Full Service Semitrailer Dealer 86380023.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Gateway to better health 86238194.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Kitchen 86283329.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Legal Team in New Mexico 86200015.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Marketing Mastermind 86037955.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Partner in clinical research excellence 86028000.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Radio Friend 86390659.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Retirement Gameplan 86092181.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Server Your Data Your Terms 86058678.pdf](#)

Converted PDF file(s) (3 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Spread Your Jelly 86285999.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Unique Marshmallow 86172201.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. Your Vision In Motion Pictures 86243440.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. YourProKitchen 86374059.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-20150622101112533080_. YourVoice 86117288.pdf](#)

Converted PDF file(s) (2 pages)

[Evidence-1](#)

[Evidence-2](#)

Original PDF file:

[evi_2131269154-](#)

[20150623100657314958_. econsideration for Yourhosting trademarkapplication 86184669.pdf](#)

Converted PDF file(s) (5 pages)

[Evidence-1](#)

[Evidence-2](#)

[Evidence-3](#)

[Evidence-4](#)

[Evidence-5](#)

SIGNATURE(S)

Request for Reconsideration Signature

Signature: /Valentijn Borstlap-1976/ Date: 06/23/2015

Signatory's Name: Valentijn Borstlap

Signatory's Position: Principal

Signatory's Phone Number: +31 38 453 0752

The signatory has confirmed that he/she is not represented by either an authorized attorney or Canadian attorney/agent, and that he/she is either (1) the applicant or (2) a person(s) with legal authority to bind the applicant; and if an authorized U.S. attorney or Canadian attorney/agent previously represented him/her in

this matter, either he/she has filed a signed revocation of power of attorney with the USPTO or the USPTO has granted the request of his/her prior representative to withdraw.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 86184669

Internet Transmission Date: Tue Jun 23 10:54:08 EDT 2015

TEAS Stamp: USPTO/RFR-213.126.9.154-2015062310540848

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N/A-N/A-20150623100657314958

15th century

host

noun

Definition of HOST

- 1 **a** : one that receives or entertains guests socially, commercially, or officially
b : one that provides facilities for an event or function <our college served as *host* for the basketball tournament>
- 2 **a** : a living animal or plant on or in which a parasite lives
b : the larger, stronger, or dominant member of a commensal or symbiotic pair
c : an individual into which a tissue, part, or embryo is transplanted from another
- 3 : a mineral or rock that is older than the minerals or rocks in it; *also* : a substance that contains a usually small amount of another substance incorporated in its structure
- 4 : a radio or television emcee
- 5 : a computer that controls communications in a network or that administers a database; *also* : SERVER 6

Origin of HOST

Middle English *hoste* host, guest, from Anglo-French, from Latin *hospit-*, *hospes*, probably from *hostis*
First Known Use: 14th century

Other Mineralogy Terms

United States of America
United States Patent and Trademark Office

Edgewebhosting

Reg. No. 4,086,260

Registered Jan. 17, 2012

Int. Cls.: 35, 38, 39 and 42

SERVICE MARK

PRINCIPAL REGISTER

EDGEWEBHOSTING, INCORPORATED (MARYLAND CORPORATION)
SUITE LOB 6B
300 W. LEXINGTON STREET
BALTIMORE, MD 21201

FOR: CUSTOMER SERVICES, NAMELY, RESPONDING TO CUSTOMERS' INQUIRIES IN THE FIELD OF WEBHOSTING; ON-LINE CUSTOMER SERVICES, NAMELY, RESPONDING TO CUSTOMERS' INQUIRIES IN THE FIELD OF WEBHOSTING, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 2-11-2008; IN COMMERCE 2-11-2008.

FOR: PROVIDING MULTIPLE USER ACCESS TO DATA ON THE INTERNET IN THE FIELD OF WEB HOSTING; PROVIDING MULTIPLE-USER DIAL-UP AND DEDICATED ACCESS TO THE INTERNET, IN CLASS 38 (U.S. CLS. 100, 101 AND 104).

FIRST USE 2-11-2008; IN COMMERCE 2-11-2008.

FOR: STORAGE SERVICES FOR ARCHIVING DATABASES, IMAGES AND OTHER ELECTRONIC DATA , IN CLASS 39 (U.S. CLS. 100 AND 105).

FIRST USE 2-11-2008; IN COMMERCE 2-11-2008.



FOR: HOSTING WEBSITES ON THE INTERNET; COMPUTER SERVICES, NAMELY, REMOTE AND ON-SITE MANAGEMENT OF CLOUD COMPUTING SYSTEMS AND APPLICATIONS FOR OTHERS; TECHNICAL SUPPORT SERVICES, NAMELY, TROUBLESHOOTING IN THE NATURE OF DIAGNOSING COMPUTER HARDWARE AND SOFTWARE PROBLEMS; COMPUTER TECHNOLOGY SUPPORT SERVICES, NAMELY, HELP DESK SERVICES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-11-2008; IN COMMERCE 2-11-2008.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 85-164,771, FILED 10-29-2010.

David J. Kappas

Director of the United States Patent and Trademark Office

Reg. No. 4,086,260 MICHAEL SOUDERS, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

GO DADDY WEB HOSTING

Reg. No. 4,323,733

Registered Apr. 23, 2013

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

GO DADDY OPERATING COMPANY, LLC (DELAWARE LIMITED LIABILITY COMPANY)
14455 N. HAYDEN ROAD, SUITE 219
SCOTTSDALE, AZ 85260

FOR: WEB SITE HOSTING SERVICES FOR OTHERS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 10-10-2012; IN COMMERCE 10-10-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NOS. 2,558,989, 3,669,373 AND OTHERS.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "WEB HOSTING", APART FROM THE MARK AS SHOWN.

SER. NO. 85-705,640, FILED 8-16-2012.

THEODORE MCBRIDE, EXAMINING ATTORNEY



Loren Shustek
Acting Director of the United States Patent and Trademark Office

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Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America
United States Patent and Trademark Office

HostingRage

Reg. No. 4,713,453

Registered Mar. 31, 2015

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

DIGITALRAGE LLC (WASHINGTON LIMITED LIABILITY COMPANY), DBA
HOSTINGRAGE,
17026 431ST AVE SE
NORTH BEND, WA 98045

FOR: COMPUTER SERVICES, NAMELY, HOSTING AND MAINTAINING ONLINE WEBSITES FOR OTHERS FOR BUSINESS AND/OR PERSONAL PURPOSES; CONSULTING SERVICES IN THE FIELD OF WEB HOSTING; DATA MIGRATION SERVICES; HOSTING OF DIGITAL CONTENT ON THE INTERNET; HOSTING THE WEBSITES OF OTHERS ON A COMPUTER SERVER FOR A GLOBAL COMPUTER NETWORK; HOSTING WEBSITES ON THE INTERNET; SERVER HOSTING; TECHNICAL SUPPORT SERVICES, NAMELY, INSTALLATION, ADMINISTRATION, AND TROUBLESHOOTING OF WEB AND DATABASE APPLICATIONS; TECHNICAL SUPPORT SERVICES, NAMELY, MIGRATION OF DATA CENTER, SERVER, WEB AND DATABASE APPLICATIONS; TECHNICAL SUPPORT SERVICES, NAMELY, REMOTE ADMINISTRATION AND MANAGEMENT OF IN-HOUSE AND HOSTED DATA CENTER DEVICES, DATABASES, SOFTWARE AND WEB APPLICATIONS; TECHNICAL SUPPORT SERVICES, NAMELY, TECHNICAL ADMINISTRATION OF SERVERS FOR OTHERS AND TROUBLESHOOTING IN THE NATURE OF DIAGNOSING SERVER PROBLEMS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 9-20-2011; IN COMMERCE 11-2-2011.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NO. 4,227,619.

SN 86-116,365, FILED 11-12-2013.

MELISSA VALLILLO, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

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**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

Intelligent Web Hosting

Reg. No. 4,161,723

Registered June 19, 2012

Int. Cls.: 38, 42, and 45

ADD2NET, INC. (CALIFORNIA CORPORATION)
1360 N HANCOCK STREET
ANAHEIM, CA 92807

FOR: ELECTRONIC MAIL SERVICES, IN CLASS 38 (U.S. CLS. 100, 101 AND 104).

FIRST USE 3-22-2012; IN COMMERCE 3-22-2012.

SERVICE MARK

PRINCIPAL REGISTER

FOR: COMPUTER SERVICES, NAMELY, CREATING, MAINTAINING, DESIGNING AND IMPLEMENTING WEB SITES FOR OTHERS AND HOSTING THE WEB SITES OF OTHERS ON A COMPUTER SERVER FOR A GLOBAL COMPUTER NETWORK; DESIGN AND DEVELOPMENT OF NETWORKS; DOMAIN NAME SEARCH SERVICES, NAMELY, CONDUCTING ONLINE COMPUTERIZED SEARCHES FOR THE AVAILABILITY OF DOMAIN NAMES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 3-22-2012; IN COMMERCE 3-22-2012.

FOR: DOMAIN NAME REGISTRATION SERVICES, IN CLASS 45 (U.S. CLS. 100 AND 101).

FIRST USE 3-22-2012; IN COMMERCE 3-22-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "WEB HOSTING", APART FROM THE MARK AS SHOWN.

SN 85-059,640, FILED 6-10-2010.

LAURIE KAUFMAN, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America
United States Patent and Trademark Office

JETHOSTING

Reg. No. 4,401,599

Registered Sep. 10, 2013

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

JETHOST INC. (FLORIDA CORPORATION)
1835 HALLANDALE BEACH BLVD.
HALLANDALE BEACH, FL 33009

FOR: COMPUTER PROGRAMMING; COMPUTER PROGRAMMING CONSULTANCY; COMPUTER SERVICES, NAMELY, CLOUD HOSTING PROVIDER SERVICES; COMPUTER SERVICES, NAMELY, DOMAIN FORWARDING SERVICES; CONSULTANCY WITH REGARD TO WEBPAGE DESIGN; DOMAIN NAME SEARCH SERVICES, NAMELY, CONDUCTING ONLINE COMPUTERIZED SEARCHES FOR THE AVAILABILITY OF DOMAIN NAMES; HOMEPAGE AND WEBPAGE DESIGN; HOSTING INTERNET SITES FOR OTHERS; HOSTING OF WEB SITES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-0-2012; IN COMMERCE 2-0-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 85-728,991, FILED 9-14-2012.

BRIAN PINO, EXAMINING ATTORNEY



Luen Shueh Kuo
Acting Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,166,708

Registered July 3, 2012

Int. Cls.: 35, 42 and 45

FIBERNET CORP. (UTAH CORPORATION)
1155 SOUTH 800 EAST
OREM, UT 840977230

FOR: ON-LINE ADVERTISING AND MARKETING SERVICES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

SERVICE MARK

FIRST USE 6-24-2009; IN COMMERCE 10-1-2009.

PRINCIPAL REGISTER

FOR: COMPUTER CO-LOCATION SERVICES, NAMELY, PROVIDING FACILITIES FOR THE LOCATION OF COMPUTER SERVERS WITH THE EQUIPMENT OF OTHERS; COMPUTER CONSULTATION IN THE FIELD OF COMPUTER SECURITY; COMPUTER SECURITY SERVICE, NAMELY, RESTRICTING ACCESS TO AND BY COMPUTER NETWORKS TO AND OF UNDESIRE WEB SITES, MEDIA AND INDIVIDUALS AND FACILITIES; COMPUTER SERVICES, NAMELY, REMOTE AND ON-SITE MANAGEMENT OF INFORMATION TECHNOLOGY (IT) SYSTEMS OF OTHERS; DESIGN AND DEVELOPMENT OF ON-LINE COMPUTER SOFTWARE SYSTEMS; HOSTING THE WEB SITES OF OTHERS ON A COMPUTER SERVER FOR A GLOBAL COMPUTER NETWORK; TECHNICAL SUPPORT SERVICES, NAMELY, TROUBLESHOOTING IN THE NATURE OF DIAGNOSING COMPUTER HARDWARE AND SOFTWARE PROBLEMS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 12-13-2005; IN COMMERCE 12-13-2005.

FOR: COMPUTER SECURITY SERVICES IN THE NATURE OF PROVIDING AN INTERNET TRUST CENTER, NAMELY, COMPUTER SECURITY ASSURANCE AND ADMINISTRATION OF DIGITAL KEYS AND DIGITAL CERTIFICATES; DOMAIN NAME REGISTRATION SERVICES, IN CLASS 45 (U.S. CLS. 100 AND 101).

FIRST USE 11-21-2006; IN COMMERCE 12-31-2006.

OWNER OF U.S. REG. NO. 2,497,383.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "NET HOSTING", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF THREE STRIPED STACKS PARALLEL TO EACH OTHER WITH A CURVED LINE CUTTING OFF THE TOPS OF EACH STACKS AT DIFFERENT HEIGHTS,



David J. Kappas

Director of the United States Patent and Trademark Office

Reg. No. 4,166,708 ADJACENT TO THE WORD "NETHOSTING", IN A STYLIZED FONT, AND A LIGHTER REFLECTION OF THE DESIGN AND WORD BELOW THE ORIGINALS.

SER. NO. 85-323,353, FILED 5-17-2011.

DANIEL CAPSHAW, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

NEWTEK HOSTING

Reg. No. 4,421,105

Registered Oct. 22, 2013

Int. Cls.: 38 and 42

SERVICE MARK

PRINCIPAL REGISTER

NEWTEK BUSINESS SERVICES, INC. (NEW YORK CORPORATION)
212 WEST 35TH STREET, SECOND FLOOR
NEW YORK, NY 10001

FOR: PROVIDING HIGH SPEED ACCESS TO AREA NETWORKS AND A GLOBAL COMPUTER INFORMATION NETWORKS; PROVIDING ELECTRONIC MAIL SERVICES FOR OTHER, IN CLASS 38 (U.S. CLS. 100, 101 AND 104).

FIRST USE 2-9-2011; IN COMMERCE 2-9-2011.

FOR: PROVIDING TEMPORARY USE OF ON-LINE NON-DOWNLOADABLE SOFTWARE FOR USE IN PROVIDING REFERRAL, FINANCIAL, SALES, PLANNING, FORECASTING, AND BUDGETING MODULES; PROVIDING TEMPORARY USE OF ON-LINE NON-DOWNLOADABLE SOFTWARE TO ALLOW CUSTOMERS TO ACCESS ACCOUNT INFORMATION, REVIEW REFERRAL INFORMATION, AND INITIATE CONTACT REQUESTS; APPLICATION SERVICE PROVIDER (ASP), NAMELY, PROVIDING, HOSTING, MANAGING, DEVELOPING, AND MAINTAINING APPLICATIONS, SOFTWARE, WEBSITES, AND DATABASES FEATURING SOFTWARE FOR USE IN DOCUMENT STORAGE AND MANAGEMENT, FINANCIAL RECORD KEEPING AND MANAGEMENT SERVICES, BOOKKEEPING SERVICES, AND FACILITATING COMMUNICATIONS BETWEEN FINANCIAL PROFESSIONALS; COMPUTER AND BUSINESS SERVICES, NAMELY, HOSTING OF THE WEB SITES OF OTHERS ON A COMPUTER SERVER FOR A GLOBAL COMPUTER NETWORK; PROVIDING INFORMATION ABOUT WEB SITE DEVELOPMENT; WEBSITE HOSTING SERVICES; DESIGNING, DEVELOPING, AND HOSTING WEBSITES FOR OTHERS; COMPUTER NETWORK ADDRESS MANAGEMENT SERVICES, NAMELY, PROVIDING SERVICES ENABLING ENTITIES TO RESERVE, MANAGE AND SECURE DOMAIN NAMES FOR USE ON A GLOBAL COMPUTER NETWORK AND TO ACCESS, ADD, MODIFY, OR DELETE THEIR DOMAIN NAME, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-9-2011; IN COMMERCE 2-9-2011.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NOS. 3,318,058, 3,344,122, AND 3,857,554.



Lynn Shattuck Kuo
Deputy Director of the United States Patent and Trademark Office

Reg. No. 4,421,105 NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "HOSTING", APART FROM
THE MARK AS SHOWN.

SER. NO. 85-851,100, FILED 2-15-2013.

SHAUNIA CARLYLE, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

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United States of America

United States Patent and Trademark Office

SERIOUSLY FAST HOSTING

Reg. No. 4,644,237

Registered Nov. 25, 2014

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

SNAPFAST, LLC (UTAH LIMITED LIABILITY COMPANY)
723 NORTH 1890 WEST #38A
PROVO, UT 84601

FOR: WEB SITE HOSTING SERVICES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 3-14-2014; IN COMMERCE 3-14-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "FAST HOSTING", APART FROM THE MARK AS SHOWN.

SER. NO. 86-223,822, FILED 3-17-2014.

MARTHA SANTOMARTINO, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

UNLEASHED HOSTING

Reg. No. 4,674,905

Registered Jan. 20, 2015

Int. Cls.: 38 and 42

SERVICE MARK

PRINCIPAL REGISTER

UNLEASHED TECHNOLOGIES, LLC (MARYLAND LIMITED LIABILITY COMPANY)
SUITE L-261
10005 OLD COLUMBIA ROAD
COLUMBIA, MD 21046

FOR: PROVIDING CO-LOCATION SERVICES FOR VOICE, VIDEO AND DATA COMMUNICATIONS APPLICATIONS, IN CLASS 38 (U.S. CLS. 100, 101 AND 104).

FIRST USE 11-13-2012; IN COMMERCE 11-13-2012.

FOR: COMPUTER-RELATED TECHNICAL SERVICES, NAMELY, HOSTING OF E-COMMERCE AND OTHER BUSINESS INTERNET WEB SITES FOR OTHERS; COMPUTER SERVICES, NAMELY, INTEGRATION OF PRIVATE AND PUBLIC CLOUD COMPUTING ENVIRONMENTS; COMPUTER SERVICES, NAMELY, CLOUD HOSTING PROVIDER SERVICES; HOSTING THE SOFTWARE, WEBSITES AND OTHER COMPUTER APPLICATIONS OF OTHERS ON A VIRTUAL PRIVATE SERVER; COMPUTER CO-LOCATION SERVICES, NAMELY, PROVIDING FACILITIES FOR THE LOCATION OF COMPUTER SERVERS WITH THE EQUIPMENT OF OTHERS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 11-13-2012; IN COMMERCE 11-13-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

OWNER OF U.S. REG. NOS. 3,831,260, 3,831,496, AND 3,831,504.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "HOSTING", APART FROM THE MARK AS SHOWN.

SER. NO. 86-294,438, FILED 5-29-2014.

SHAVELL MCPHERSON, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

WEB-HOSTING.com

It's all in the name

by  Namecheap

Reg. No. 4,359,912

Registered July 2, 2013

Int. Cls.: 35, 39, 42 and 45

SERVICE MARK

PRINCIPAL REGISTER

NAMECHEAP, INC. (DELAWARE CORPORATION), DBA WEB-HOSTING.COM
11400 W. OLYMPIC BOULEVARD, SUITE 200
LOS ANGELES, CA 90064

FOR: PROVIDING REVIEWS OF WEB HOSTING SERVICES FOR COMMERCIAL PURPOSES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 11-27-2010; IN COMMERCE 11-27-2010.

FOR: PARKING DOMAIN NAMES FOR OTHERS, NAMELY, PROVIDING COMPUTER SERVERS FOR FACILITATION OF THE STORAGE OF DOMAIN NAME ADDRESSES, IN CLASS 39 (U.S. CLS. 100 AND 105).

FIRST USE 11-27-2010; IN COMMERCE 11-27-2010.

FOR: COMPUTER SERVICES, NAMELY, DOMAIN FORWARDING SERVICES; COMPUTER SERVICES, NAMELY, INTERACTIVE HOSTING SERVICES WHICH ALLOW THE USER TO PUBLISH AND SHARE THEIR OWN CONTENT AND IMAGES ON-LINE; DOMAIN NAME SEARCH SERVICES, NAMELY, CONDUCTING ONLINE COMPUTERIZED SEARCHES FOR THE AVAILABILITY OF DOMAIN NAMES; HOSTING INTERNET SITES FOR OTHERS; HOSTING OF DIGITAL CONTENT ON THE INTERNET; HOSTING OF WEB SITES; HOSTING WEBSITES ON THE INTERNET; MAINTENANCE OF WEBSITES AND HOSTING ON-LINE WEB FACILITIES FOR OTHERS; ONLINE COMPUTER SERVICES, NAMELY, PROVIDING SPAM FILTERING SERVICES TO PROTECT WEBSITES AND ON-LINE APPLICATIONS FROM RECEIVING UNSOLICITED MESSAGES; PROVIDING AN ONLINE WEBSITE FOR CREATING AND HOSTING MICRO WEBSITES FOR BUSINESSES; WEB SITE HOSTING SERVICES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 11-27-2010; IN COMMERCE 11-27-2010.

FOR: DOMAIN NAME REGISTRATION SERVICES, IN CLASS 45 (U.S. CLS. 100 AND 101).

FIRST USE 11-27-2010; IN COMMERCE 11-27-2010.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "WEB-HOSTING.COM", APART FROM THE MARK AS SHOWN.




Acting Director of the United States Patent and Trademark Office

Reg. No. 4,359,912 THE COLOR(S) RED, BLACK, GRAY, WHITE AND GREEN IS/ARE CLAIMED AS A FEATURE OF THE MARK.

THE MARK CONSISTS OF A STYLIZED LITERAL ELEMENT OF THE MARK "WEB-HOSTING.COM" IN RED, DISPOSED ABOVE STYLIZED LITERAL ELEMENT OF THE MARK "IT'S ALL IN THE NAME" IN BLACK, DISPOSED ABOVE A GRAY LINE WHICH EXTENDS TO THE LITERAL ELEMENT OF THE MARK "BY" IN GRAY, DISPOSED ADJACENT TO A STYLIZED LOWER-CASE "N" IN WHITE ON A RECTANGULAR TILE IN GREEN, ADJACENT TO A LITERAL ELEMENT OF THE MARK IN STYLIZED TEXT "NAMECHEAP" IN GRAY.

SER. NO. 85-558,063, FILED 3-1-2012.

NAAKWAMA ANKRAH, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

Int. Cl.: 42

Prior U.S. Cls.: 100 and 101

United States Patent and Trademark Office

Reg. No. 3,016,258

Registered Nov. 15, 2005

**SERVICE MARK
PRINCIPAL REGISTER**

**WEB HOSTING MADE
SIMPLE**

GLOBAT, LLC. (CALIFORNIA LTD LIAB CO)
#443 B
11288 VENTURA BLVD
STUDIO CITY, CA 91604

FOR: HOSTING THE WEB SITES OF OTHERS ON
A COMPUTER SERVER FOR A GLOBAL COMPU-
TER NETWORK, IN CLASS 42 (U.S. CLS. 100 AND
101).

FIRST USE 1-31-2005; IN COMMERCE 1-31-2005.

THE MARK CONSISTS OF STANDARD CHAR-
ACTERS WITHOUT CLAIM TO ANY PARTICULAR
FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE
RIGHT TO USE "WEB HOSTING", APART FROM
THE MARK AS SHOWN.

SN 78-368,217, FILED 2-14-2004.

H. M. FISHER, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office

YOUR REAL ESTATE AGENT FOR LIFE

Reg. No. 4,693,441

Registered Feb. 24, 2015

Int. Cl.: 36

SERVICE MARK

PRINCIPAL REGISTER

ROBYN PORTER (UNITED STATES INDIVIDUAL)
6 SNOWMOUND COURT
ROCKVILLE, MD 20850

FOR: REAL ESTATE BROKERAGE; REAL ESTATE LISTING, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 7-1-2014; IN COMMERCE 7-1-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "REAL ESTATE AGENT", APART FROM THE MARK AS SHOWN.

SN 86-229,915, FILED 3-24-2014.

LUCY ARANT, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

Your Blood. Their Hope.

Reg. No. 4,688,577

Registered Feb. 17, 2015

Int. Cls.: 35, 36 and 44

SERVICE MARK

PRINCIPAL REGISTER

HOSPITAL CENTRAL SERVICES, INC. (PENNSYLVANIA NON-PROFIT CORPORATION),
DBA MILLER-KEYSTONE BLOOD CENTER
1465 VALLEY CENTER PARKWAY
BETHLEHEM, PA 18017

FOR: PROMOTING PUBLIC INTEREST AND AWARENESS OF BLOOD BANK SERVICES,
IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 9-1-2013; IN COMMERCE 9-1-2013.

FOR: CHARITABLE FUNDRAISING TO SUPPORT BLOOD BANK SERVICES, IN CLASS
36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 9-1-2013; IN COMMERCE 9-1-2013.

FOR: BLOOD BANK SERVICES; BLOOD BANKS, IN CLASS 44 (U.S. CLS. 100 AND 101).

FIRST USE 9-1-2013; IN COMMERCE 9-1-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-
TICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 86-333,726, FILED 7-10-2014.

RONALD AIKENS, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

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United States of America

United States Patent and Trademark Office

Your Full Service Semitrailer Dealer

Reg. No. 4,738,214

Registered May 19, 2015

Int. Cl.: 35

SERVICE MARK

PRINCIPAL REGISTER

ILOCA SERVICES, INC. (ILLINOIS CORPORATION)
9S104 FRONTENAC STREET
AURORA, IL 605046450

FOR: DEALERSHIPS IN THE FIELD OF SEMI-TRAILERS, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 11-1-1995; IN COMMERCE 11-1-1995.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "SEMITRAILER DEALER", APART FROM THE MARK AS SHOWN.

SEC. 2(F).

SER. NO. 86-380,023, FILED 8-28-2014.

FLORENTINA BLANDU, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

YOUR GATEWAY TO BETTER HEALTH

Reg. No. 4,697,227

Registered Mar. 3, 2015

Int. Cl.: 44

SERVICE MARK

PRINCIPAL REGISTER

PRABHU, ANAND (UNITED STATES INDIVIDUAL)
1033 FENWOOD DRIVE #1
VALLEY STREAM, NY 11580

FOR: PROVIDING MEDICAL INFORMATION; PROVIDING A WEB SITE FEATURING MEDICAL INFORMATION; PROVIDING INFORMATION, NEWS AND COMMENTARY IN THE FIELD OF NUTRITION, HEALTH AND WELLNESS, IN CLASS 44 (U.S. CLS. 100 AND 101).

FIRST USE 1-8-2014; IN COMMERCE 1-8-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 86-238,194, FILED 4-1-2014.

TINA BROWN, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,670,570

Registered Jan. 13, 2015

Int. Cls.: 8 and 21

TRADEMARK

PRINCIPAL REGISTER

BRUMIS IMPORTS, INC. (NEW YORK CORPORATION)
247 WEST 38TH STREET SUITE 501
NEW YORK, NY 10018

FOR: KITCHEN FOOD PREPARATION, AND COOKING ITEMS, NAMELY, METAL KITCHEN KNIVES, FORKS, DISPOSABLE PLASTIC CUTLERY, NAMELY, KNIVES, FORKS AND SPOONS, WITH ALL THE FOREGOING MADE IN WHOLE OR IN SIGNIFICANT PART OUT OF BAMBOO, PLASTIC, CAST IRON, METAL, RUBBER, AND SILICONE; KNIVES MADE WITH STAINLESS STEEL, CERAMICS OR COMBINATIONS THEREOF HAVING PLASTIC AND RUBBER HANDLES WITH AND WITHOUT SECURING STRIPS, WITH ALL OF THE FOREGOING FOR WHOLESALE DISTRIBUTION, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FIRST USE 5-15-2014; IN COMMERCE 5-15-2014.

FOR: KITCHEN FOOD PREPARATION, COOKING, AND KITCHEN SERVING ITEMS, NAMELY, RUBBER SPATULAS, SERVING SPOONS, COOKING SPOONS, METAL KITCHEN LADLES, PLASTIC NON-DISPOSABLE CUTTING BOARDS, PLASTIC NON-DISPOSABLE BOWLS, SERVING TRAYS, COOKWARE, NAMELY, POTS AND PANS, DISPOSABLE PLASTIC PLATES, AND CERAMIC SERVING WARE, NAMELY, BOWLS AND PLATTERS, PORCELAIN PLATES AND MUGS, SILICONE COOKING UTENSILS, NAMELY, BARBECUE BRANDERS, BAKING UTENSILS, NAMELY, BAKING MATS, CAST IRON TRIVETS, FLATWARE SERVING TRAYS, FOOD STORAGE CANISTER SETS AND HOUSEHOLD FOOD CONTAINERS, DOMESTIC SERVING TRAYS FOR ORGANIZATIONAL PURPOSES, WITH ALL OF THE FOREGOING MADE IN WHOLE OR IN SIGNIFICANT PART OUT OF BAMBOO, PLASTIC, CAST IRON, METAL, RUBBER, AND SILICONE; AND CUTTING BOARDS MADE OF TEMPERED GLASS, WITH ALL OF THE FOREGOING FOR WHOLESALE DISTRIBUTION, IN CLASS 21 (U.S. CLS. 2, 13, 23, 29, 30, 33, 40 AND 50).

FIRST USE 5-15-2014; IN COMMERCE 5-15-2014.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "KITCHEN", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF THE HEART IMAGE AND WORDS "YOUR KITCHEN!".

SER. NO. 86-283,329, FILED 5-16-2014.



Michelle K. Lee
Deputy Director of the United States
Patent and Trademark Office

Reg. No. 4,670,570 ODESSA BIBBINS, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

YOUR LEGAL TEAM IN NEW MEXICO

Reg. No. 4,623,968

Registered Oct. 21, 2014

Int. Cl.: 45

SERVICE MARK

PRINCIPAL REGISTER

SUTIN THAYER & BROWNE A PROFESSIONAL CORPORATION (NEW MEXICO CORPORATION)

SUITE 1000
6565 AMERICAS PARKWAY NE
ALBUQUERQUE, NM 87110

FOR: LEGAL SERVICES, IN CLASS 45 (U.S. CLS. 100 AND 101).

FIRST USE 1-30-2014; IN COMMERCE 1-30-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "NEW MEXICO", APART FROM THE MARK AS SHOWN.

SER. NO. 86-200,015, FILED 2-21-2014.

DANNEAN HETZEL, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

Your Marketing Mastermind

Reg. No. 4,642,208

Registered Nov. 18, 2014

Int. Cl.: 35

SERVICE MARK

PRINCIPAL REGISTER

YOUR MARKETING MASTERMIND (CALIFORNIA SOLE PROPRIETORSHIP)
162 S. HAYWORTH AVENUE #103
LOS ANGELES, CA 90048

FOR: MARKETING CONSULTATION, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 5-13-2014; IN COMMERCE 5-13-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "MARKETING", APART FROM THE MARK AS SHOWN.

SN 86-037,955, FILED 8-14-2013.

JENNIFER MARTIN, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

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United States of America

United States Patent and Trademark Office

YOUR PARTNER IN CLINICAL RESEARCH EXCELLENCE

Reg. No. 4,622,235

Registered Oct. 14, 2014

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

BASSETTI MEDICAL RESEARCH, INC. (FLORIDA CORPORATION)
4409 SUN 'N LAKE BLVD
SEBRING, FL 33872

FOR: MEDICAL RESEARCH; PHARMACEUTICAL RESEARCH SERVICES; MEDICAL AND SCIENTIFIC RESEARCH, NAMELY, CONDUCTING CLINICAL TRIALS FOR OTHERS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 11-1-2013; IN COMMERCE 11-1-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 86-028,000, FILED 8-3-2013.

NORA BUCHANAN WILL, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

YOUR RADIO FRIEND

Reg. No. 4,734,691

Registered May 12, 2015

Int. Cl.: 38

SERVICE MARK

PRINCIPAL REGISTER

MAGNUM COMMUNICATIONS, INC. (WISCONSIN CORPORATION)
1021 N SUPERIOR AVE
TOMAH, WI 54660

FOR: INTERNET BROADCASTING SERVICES; RADIO BROADCASTING, IN CLASS 38
(U.S. CLS. 100, 101 AND 104).

FIRST USE 1-12-2012; IN COMMERCE 1-12-2012.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "RADIO", APART FROM THE MARK AS SHOWN.

SER. NO. 86-390,659, FILED 9-10-2014.

JULIE VEPPUMTHARA, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

YOUR RETIREMENT GAMEPLAN

Reg. No. 4,619,846

Registered Oct. 14, 2014

Int. Cls.: 36 and 41

FC GROUP, LLC (PENNSYLVANIA LIMITED LIABILITY COMPANY), DBA THE FINANCIAL COACH GROUP
SUITE 101
940 EAST BOOT ROAD
WEST CHESTER, PA 19380

SERVICE MARK

PRINCIPAL REGISTER

FOR: PROVIDING PLANNING, INFORMATION AND ADVICE IN THE FIELDS OF FINANCE, FINANCIAL INVESTMENTS, FINANCIAL VALUATIONS, AND FINANCIAL MANAGEMENT; PROVIDING MANAGEMENT IN THE FIELDS OF FINANCE, FINANCIAL INVESTMENTS AND FINANCIAL VALUATIONS; FINANCIAL RETIREMENT PLANNING, NAMELY, FINANCIAL ADVICE ABOUT INVESTMENT STRUCTURE, ASSET ALLOCATION, ASSET DIVERSIFICATION, INCOME MANAGEMENT, BUDGETING, CASH FLOW ANALYSIS, NON-MARKET FINANCIAL RISK MANAGEMENT, ESTATE PLANNING, INSURANCE PREMIUM RATE COMPUTING ANALYSIS, AND FINANCIAL EVALUATION ANALYSIS FOR INSURANCE PURPOSES, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 10-15-2013; IN COMMERCE 10-15-2013.

FOR: EDUCATIONAL SERVICES, NAMELY, PROVIDING WORKSHOPS, CLASSES, SEMINARS AND INDIVIDUAL TUTORIALS IN THE FIELDS OF FINANCE, FINANCIAL INVESTMENT, FINANCIAL VALUATIONS AND FINANCIAL MANAGEMENT, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 10-15-2013; IN COMMERCE 10-15-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "RETIREMENT", APART FROM THE MARK AS SHOWN.

SER. NO. 86-092,181, FILED 10-15-2013.

JACQUELINE ABRAMS, EXAMINING ATTORNEY



Michelle K. Lee
Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

Your Server, Your Data, Your Terms!

Reg. No. 4,650,147

Registered Dec. 2, 2014

Int. Cl.: 9

TRADEMARK

PRINCIPAL REGISTER

PEXUS LLC (TEXAS LIMITED LIABILITY COMPANY), DBA PEXUS LLC,
10204 VAQUERO TR
AUSTIN, TX 78759

FOR: COMPUTER APPLICATION SOFTWARE FOR MOBILE PHONES, NAMELY, SOFTWARE FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION TASKS; COMPUTER HARDWARE AND COMPUTER PERIPHERAL DEVICES; COMPUTER HARDWARE AND COMPUTER PERIPHERALS; COMPUTER HARDWARE AND PERIPHERAL DEVICES; COMPUTER HARDWARE AND SOFTWARE FOR PROCESSING DIGITAL MUSIC FILES; COMPUTER HARDWARE AND SOFTWARE FOR SETTING UP AND CONFIGURING WIDE AREA NETWORKS; COMPUTER HARDWARE AND SOFTWARE SOLD AS A UNIT FOR TESTING OF EMBEDDED COMPUTER SYSTEMS; COMPUTER HARDWARE AND SOFTWARE SYSTEM FOR REMOTELY MONITORING ENVIRONMENTAL CONDITIONS AND CONTROLLING DEVICES WITHIN A BUILDING, FACILITY, GROUNDS, OR DESIGNATED SPATIAL AREA; COMPUTER HARDWARE AND SOFTWARE SYSTEMS FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION TASKS; COMPUTER HARDWARE AND SOFTWARE, FOR USE WITH MEDICAL PATIENT MONITORING EQUIPMENT, FOR RECEIVING, PROCESSING, TRANSMITTING AND DISPLAYING DATA; COMPUTER HARDWARE FOR COMMUNICATING AUDIO, VIDEO AND DATA BETWEEN COMPUTERS VIA A GLOBAL COMPUTER NETWORK, WIDE-AREA COMPUTER NETWORKS, AND PEER-TO-PEER COMPUTER NETWORKS; COMPUTER HARDWARE FOR HIGH-SPEED PROCESSING AND STORAGE OF DATA USING MULTIPLE CPU'S; COMPUTER HARDWARE FOR IP VIDEO SURVEILLANCE; COMPUTER HARDWARE FOR TELECOMMUNICATIONS; COMPUTER HARDWARE FOR UPLOAD, STORAGE, RETRIEVAL, DOWNLOAD, TRANSMISSION AND DELIVERY OF DIGITAL CONTENT; COMPUTER HARDWARE FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION TASKS; COMPUTER HARDWARE, NAMELY, FIREWALLS; COMPUTER HARDWARE, NAMELY, WIRELESS ACCESS POINT (WAP) DEVICES; COMPUTER HARDWARE, NAMELY, WIRELESS NETWORK EXTENDERS; COMPUTER HARDWARE, NAMELY, WIRELESS NETWORK REPEATERS; COMPUTER NETWORK SERVER; COMPUTER NETWORK-ATTACHED STORAGE (NAS) HARDWARE; COMPUTER NETWORKING HARDWARE; COMPUTER OPERATING PROGRAMS; COMPUTER OPERATING PROGRAMS AND COMPUTER OPERATING SYSTEMS; COMPUTER PERIPHERAL DEVICES; COMPUTER PERIPHERALS; COMPUTER PROGRAMS FOR CONNECTING REMOTELY TO COMPUTERS OR COMPUTER NETWORKS; COMPUTER SERVERS; COMPUTER SOFTWARE AND FIRMWARE FOR OPERATING SYSTEM PROGRAMS; COMPUTER SOFTWARE AND FIRMWARE FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

Reg. No. 4,650,147 TASKS; COMPUTER SOFTWARE AND HARDWARE FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION TASKS; COMPUTER SOFTWARE DEVELOPMENT TOOLS; COMPUTER SOFTWARE FOR ADMINISTRATION OF COMPUTER LOCAL AREA NETWORKS; COMPUTER SOFTWARE FOR ADMINISTRATION OF COMPUTER NETWORKS; COMPUTER SOFTWARE FOR COMPUTER SYSTEM AND APPLICATION DEVELOPMENT, DEPLOYMENT AND MANAGEMENT; COMPUTERS FOR NETWORK MANAGEMENT; COMPUTERS FOR USE IN DATA MANAGEMENT; DESKTOP COMPUTERS; DOWNLOADABLE CLOUD COMPUTER SOFTWARE FOR PERSONAL DATA MANAGEMENT AND PERSONAL AUTOMATION TASKS; ELECTRONIC COMPUTERS; NETBOOK COMPUTERS; NETBOOKS; PERSONAL COMPUTERS; PERSONAL DIGITAL ASSISTANT COMPUTERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 7-1-2014; IN COMMERCE 7-1-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 86-058,678, FILED S.R. 9-8-2013; AM. P.R. 12-27-2013.

KATHERINE E. HALMEN, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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reminder of these filing requirements.**

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United States of America

United States Patent and Trademark Office

YOUR SPREAD YOUR JELLY

Reg. No. 4,670,643

Registered Jan. 13, 2015

Int. Cl.: 29

TRADEMARK

PRINCIPAL REGISTER

SPRELLY, LLC (VIRGINIA LIMITED LIABILITY COMPANY)
5904 REAGAN DRIVE
FREDERICKSBURG, VA 22407

FOR: NUT BUTTERS; PEANUT BUTTER, IN CLASS 29 (U.S. CL. 46).

FIRST USE 5-20-2014; IN COMMERCE 5-20-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 86-285,999, FILED 5-20-2014.

ANNE E. GUSTASON, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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reminder of these filing requirements.**

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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

YOUR UNIQUE MARSHMALLOW

Reg. No. 4,702,385

Registered Mar. 17, 2015

Int. Cl.: 30

TRADEMARK

PRINCIPAL REGISTER

BROWNFELD, ROSS (UNITED STATES INDIVIDUAL)
2072 EAST 65TH STREET
BROOKLYN, NY 11234

FOR: DESSERTS; CUSTOM DESSERTS, NAMELY BAKED MARSHMALLOW GOODS, IN
CLASS 30 (U.S. CL. 46).

FIRST USE 6-0-2013; IN COMMERCE 6-0-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-
TICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "MARSHMALLOW", APART
FROM THE MARK AS SHOWN.

SER. NO. 86-172,201, FILED 1-22-2014.

WILLIAM ROSSMAN, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

Your Vision In Motion Pictures

Reg. No. 4,632,304

Registered Nov. 4, 2014

Int. Cl.: 41

SERVICE MARK

PRINCIPAL REGISTER

COPRO STUDIOS (COLORADO LIMITED LIABILITY COMPANY)
PO BOX 25638
COLORADO SPRINGS, CO 80936

FOR: ENTERTAINMENT MEDIA PRODUCTION SERVICES FOR MOTION PICTURES,
TELEVISION AND INTERNET; MOTION PICTURE FILM PRODUCTION; PRODUCTION
AND DISTRIBUTION OF MOTION PICTURES , IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 6-20-2013; IN COMMERCE 6-20-2013.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-
TICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 86-243,440, FILED 4-4-2014.

ELIZABETH JACKSON, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,738,161

Registered May 19, 2015

Int. Cl.: 43

SERVICE MARK

PRINCIPAL REGISTER

YOUR PRO KITCHEN, LLC (FLORIDA LIMITED LIABILITY COMPANY)
6152 126TH AVE, SUITE 503
LARGO, FL 33773

FOR: PROVIDING TEMPORARY KITCHEN FACILITIES, IN CLASS 43 (U.S. CLS. 100 AND 101).

FIRST USE 5-4-2009; IN COMMERCE 5-4-2009.

OWNER OF U.S. REG. NO. 4,295,120.

THE COLOR(S) BLACK AND ORANGE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "YOUR PRO KITCHEN SHARED KITCHEN & CULINARY INCUBATOR", APART FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF "YOUR PRO KITCHEN" AT THE TOP, WITH THE WORD "YOUR" IN BLACK, "PRO" IN ORANGE AND "KITCHEN" IN BLACK. THE "K" IN "KITCHEN" IS DESIGNED WITH A ROLLING PIN AS THE VERTICAL LINE, A KNIFE IS THE LOW LINE IN THE "K" AND A WHISK IS THE TOP LINE IN THE "K". THE WORDING "SHARED KITCHEN & CULINARY INCUBATOR" APPEARS AT THE BOTTOM OF THE MARK IN BLACK.

SER. NO. 86-374,059, FILED 8-21-2014.

BRITTANY ESTELL, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America
United States Patent and Trademark Office

YourVoice

Reg. No. 4,685,723

Registered Feb. 10, 2015

Int. Cls.: 36 and 42

SERVICE MARK

PRINCIPAL REGISTER

HARTFORD FIRE INSURANCE COMPANY (CONNECTICUT CORPORATION)
ONE HARTFORD PLAZA
HARTFORD, CT 06155

FOR: PROVIDING A WEBSITE TO EDUCATE OTHERS ON DISABILITY INSURANCE, LIFE INSURANCE AND TO PROVIDE DATA REGARDING GROUP BENEFITS CLAIMS PERFORMANCE, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 3-17-2014; IN COMMERCE 3-17-2014.

FOR: PROVIDING TEMPORARY USE OF A NON-DOWNLOADABLE ONLINE PLATFORM FOR GROUP BENEFITS CUSTOMERS TO PROVIDE FEEDBACK ON CUSTOMER SERVICE RECEIVED, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 3-17-2014; IN COMMERCE 3-17-2014.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SN 86-117,288, FILED 11-13-2013.

DORITT L. CARROLL, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.


NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

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
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Owning a domain name can open you up to evils ranging from SPAM to identity theft to violent crime. How? Due to an ICANN policy, *all* registrars are *required* to make available to the public contact information we collect from our customers. This includes your name, address, phone number and your email address. Every registrar *must* have a "Whois" page on their web site. Anyone with access to a web browser can use whois to get your personal information.

We have the cure! Our new Whois Envoy service is the best available "private registration" service. You can protect your identity, contact details and email from spammers, identity thieves and others who want to exploit you. Read all the [details here](#).

Ours is the best service of its type industry wide, but its best feature is its cost. **Because your identity is priceless, so is Whois Envoy.** Our competitors charge from \$3.00 to more than \$8.00 for inferior services. **Our Whois Envoy is completely free of charge.**

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Zetron's wide range of communication solutions include:

- Custom systems
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- Paging infrastructure
- Trunked radio
- Wireless SCADA and remote-monitoring products

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Request for Reconsideration for the 'Yourhosting' trademark application with US Serial Number: 86184669 in response to the Final Office Action of ISSUE/MAILING DATE: 12/24/2014.

Attention: Mrs. Kamal Preet, Trademark Examining Attorney

We respectfully request that the Examining Attorney reconsiders and withdraws the final refusal to register our mark YOURHOSTING on the basis that this mark is merely descriptive of a feature, characteristic, purpose, or function of applicant's services under Section 2(e)(1).

The distinctive nature and meaning of our mark demonstrates that it is suggestive and not merely descriptive. The Examining Attorney's legal arguments also directly contradict prior TTAB decisions, suggesting that the refusal is likely to be reversed on appeal. Therefore, we ask the Examining Attorney to withdraw the final refusal and approve our mark for publication.

Arguments

1. Multiple meanings for the word 'host'

In response to the remark that we did not supply a source for the different meanings of the term 'hosting', we wish to present a printscreen from the American Merriam-Webster (1839) online dictionary with the following URL: <http://www.merriam-webster.com/dictionary/host> (Attachment 1).

This attachment shows that the term 'host' has different meanings apart from the merely related service 'webhosting'.

At the fifth explanation from the Online Merriam-Webster dictionary for 'host':

"a computer that controls communications in a network or that administers a database", there's no mentioning of: hosting a website (IC 42), telecom-, (IC 38) or domain name registration services (IC 45). So the term 'hosting' has multiple meanings and is not descriptive for the services for which we seek registration.

2. Hosting does not imply or encompass domainname registration – or telecomservices

In our first response – dating from Nov. 26, 2014 - to the non-final office action – dating from July 16, 2014 - we addressed the issue that although the terms 'hosting', 'telecommunications' and 'domainname registrations' are related, the latter two aren't types of hosting and they're certainly no synonyms. In the first office action the examiner states that: *"The wording 'HOSTING' describes the applicant's hosting, domain name registration and telecommunication services. In particular, the applicant's services include hosting services in the nature of provision of access to telecommunication connections and networks, hosting domain name registrations and hosting websites for others."* The examining attorney refers to the dictionary definitions and third-party use attached to the initial office action and hereto.

In our first response we also presented a ruling of the Court of Appeals for the Federal Circuit in which this court made clear that: descriptiveness issues generally cannot be determined on the basis of analogies drawn from terms other than the term that is sought to be registered.

See *In re Seats, Inc.*, 757 F.2d 274, 225 USPQ 364 (Fed. Cir. 1985) and citable TTAB rulings like: *Levi Strauss & Co. v. R. Josephs Sportswear, Inc.*, 28 USPQ2d 1464 (TTAB 1993); and *Fuji Jyukogyo Kabushiki Kaisha v. Toyota Jidosha Kabushiki Kaisha*, 228 USPQ 672 (TTAB 1985).

We argued in our first response that the attorney is singling out in our case just one meaning of the expression hosting and stretches the scope of this expression by analogy to the other services which we seek registration for, namely telecommunication and domainname registration services.

In your final office action of 12/24/2014 the examining attorney did not address our argument at all.

To support our position even further we wish to present several URL's of companies that provide telecommunication-, domainname registration- and hosting services solely so it's clear that these services aren't necessarily offered together and this evidence offsets the argument from the examining attorney that the wording 'Hosting' describes domain name registration and telecommunication services per definition.

(See Attachment 2 - 12 for the screenshots of these URL's.)

A. Examples of only telecom services:

1. Internet Domain Services BS Corp. (Attachment 2)

URL: <https://internetbs.net/>

2. Registration Technologies, Inc. (Attachment 3)

URL: <http://www.registrationtek.com/>

3. Domainpurpose Com (Attachment 4)

URL: <http://www.domainpurpose.com/>

B. Examples of only telecom services:

1. ESRI Inc. (Attachment 5)

URL: <http://www.esri.com/industries/telecom>

2. Comtech Telecommunications Corp. (Attachment 6)

URL: <http://www.comtechtel.com/telecom.cfm>

3. TeleCommunication Systems, Inc. (TCS) (Attachment 7)

URL: <http://www.telecomsys.com/>

4. Zetron EMEA (Attachment 8)

URL: <http://www.zetron.com/en-us/corporate/aboutzetron.aspx>

C. Examples of only hosting services:

1. Rackspace (Attachment 9)

URL: <http://www.rackspace.co.uk/>

2. Peer1 hosting (Attachment 10)

URL: <http://www.peer1.com/>

3. Hosting (Attachment 11)

URL: <http://www.hosting.com/>

4. Peak Hosting (Attachment 12)

URL: <http://www.peakhosting.com/>

5. Codero (Attachment 13)

URL: <http://www.codero.com/>

3. Composite of 'Your' and 'hosting' creates a suggestive mark

In our first response we stated that the composite result of the terms 'your' and 'hosting' creating the trademark name 'yourhosting', gives it more non-descriptiveness than the words 'your' and 'hosting' on their own.

We like to elaborate further on this matter, also because the examining attorney uses five paragraphs on this matter in her final office action, and wish to point out that the composite result of the terms 'your' and 'hosting' creates a non-descriptive or suggestive mark rather than a descriptive mark.

In the *Time Solutions Inc.*, 33 USPQ2d 1156 (TTAB 1994) decision, that the examining attorney cites in relation to the descriptiveness of a mark with the term 'your' added to another descriptive term, the discussion was not about the adding of the term 'your' but the primary discussion was about the term 'manager' which was found merely descriptive as applied to computer programs which functioned to manage health data for insurance purposes.

We do acknowledge that the term 'hosting' by itself has a descriptive significance for the service that we list under the IC 42 category for our application, but the adding of the term 'your' makes the mark suggestive because when a potential customer considers our webhosting services, these services are not yet his so it takes creative mental process on his part to reach this possible conclusion about the nature of these services.

Even more so, there's no such thing as hosting your own website, we host our client website and he or she is responsible for the content only, and we do not use the term 'your' or 'you' on our website (www.yourhosting.nl) implying that you can host your own website. A typical customer that seeks the kind of services we offer does not have the resources to host one's own presence on the Internet that's why they turn to us to provide this kind of service and we do not seek protection of the term service provider.

In that sense Yourhosting is not a description of the products we offer, it suggests merely a kind of servile almost submissive role or attitude towards our potential customers and in that sense it puts the prospective customer in a uncertain position what the term 'Yourhosting' means in relation to the services we offer and it requires more than some imagination or thought to reach a conclusion that the adding of the word 'your' in front of 'hosting' suggests an 'at your service' mentality from us. Even when one has perceived this notion, it's still not certain if the right conclusion has been made, right in the sense that one might believe by a solid margin that that's the intention of providing these services under the trademark name 'Yourhosting'. In other words the average customer will be left in a state of uncertainty about the intended or "real" meaning of the term 'Yourhosting' in relation to offered services. He or she can only make a guess about it what the 'Your' part points to in the composition Yourhosting and it does not

convey it's meaning.

4. Preceding lookalike registrations in the Principal register

Although we're aware about the stance of the USPTO regarding preceding lookalike registrations, we nevertheless wish to present a **host** of US registrations in the Principal Register that are very similar to the application we seek to register. These US registrations demonstrate that the USPTO (as a body) does accept similar trademark applications. We only listed the most relevant and recent ones and downloaded all lookalike registration certificates as PDF's and submitted them already as evidence.

For your convenience we compiled a list of these lookalike registrations:

A. Registrations with 'hosting' and IC 42 (web)hosting services:

1. Edgewebhosting – 85164771;
2. Go Daddy Web Hosting – 85705640;
3. HostingRage – 86116365;
4. Intelligent Web Hosting – 85059640;
5. Jethosting – 85728991;
6. NetHosting – 85323353;
7. Newtek Hosting – 85851100;
8. Seriously Fast Hosting – 86223822;
9. Unleashed Hosting – 86294438;
10. Web Hosting Made Simple – 78368217;
11. Web-Hosting.com It's all in the name – 85558063.

B. Registrations with 'Your' and a further reference to their services:

1. You Real Estate Agent for Life – 86229915;
2. Your Blood. Their Hope. – 86333726;
3. Your Full Service Semitrailer Dealer – 86380023;
4. Your Gateway to better health – 86238194;
5. Your Kitchen! – 86283329;
6. Your Legal Team in New Mexico – 86200015;
7. Your Marketing Mastermind – 86037955;
8. Your Partner in clinical research excellence – 86028000;
9. Your Radio Friend – 86390659;
10. Your Retirement Gameplan – 86092181;
11. Your Server, Your Data, Your Terms! – 86058678;
12. Your Spread Your Jelly – 86285999;
13. Your Unique Marshmallow – 86172201;
14. Your Vision In Motion Pictures – 86243440;
15. YourProKitchen – 86374059;
16. YourVoice – 86117288.

5. Conclusion

Based on the arguments above and evidence presented in this case, we view that our mark 'Yourhosting' is not descriptive in the sense that it does not convey (immediate) knowledge of a quality, feature, function, or characteristic of the services. As pointed out and substantiated in paragraph 3, the adding of the word 'your' to 'hosting' makes the mark suggestive for our services.

Therefore, we respectfully request the Examining Attorney to reconsider, and withdraw, the final refusal to register our trademark 'Yourhosting' and approve it for publication.